HONORABLE RICARDO S. MARTINEZ

3

1

2

4

5

6

7

8

10

11 v.

12

13

16

17

19

20

21

24

26 NUTMEG INSURANCE COMPANY, a

WITHOUT COSTS (No. 2:24-cv-00315-RSM) - 1

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

THE FLORENTINE OWNERS ASSOCIATION, a Washington Non-Profit Corporation,

Plaintiff,

GRANITE STATE INSURANCE COMPANY, an

Illinois Corporation; AMERICAN

INTERNATIONAL GROUP, LTD., a Delaware 14|| Corporation; HARTFORD FIRE INSURANCE

COMPANY, a Connecticut Corporation; 15 HARTFORD CASUALTY INSURANCE

COMPANY, an Indiana Corporation;

HARTFORD ACCIDENT AND INDEMNITY COMPANY, a Connecticut Corporation;

HARTFORD UNDERWRITERS INSURANCE

COMPANY, a Connecticut Corporation; TWIN CITY FIRE INSURANCE COMPANY, an

Indiana Corporation; PACIFIC INSURANCE COMPANY, LTD, a Connecticut Corporation;

SENTINEL INSURANCE COMPANY, LTD., a

Connecticut Corporation; HARTFORD LLOYD'S INSURANCE COMPANY, a Texas

Corporation; HARTFORD INSURANCE

COMPANY OF ILLINOIS, an Illinois Corporation; HARTFORD INSURANCE

COMPANY OF THE MIDWEST, an Indiana Corporation; TRUMBULL INSURANCE

COMPANY, a Connecticut Corporation;

HARTFORD INSURANCE COMPANY OF THE SOUTHEAST, a Connecticut Corporation;

NOTICE OF VOLUNTARY DISMISSAL OF DEFENDANTS WITHOUT PREJUDICE AND NO. 2:24-cv-00315-RSM

NOTICE OF VOLUNTARY DISMISSAL OF DEFENDANTS HARTFORD FIRE INSURANCE COMPANY; HARTFORD CASUALTY INSURANCE COMPANY: HARTFORD ACCIDENT AND INDEMNITY COMPANY; HARTFORD UNDERWRITERS INSURANCE COMPANY; TWIN CITY FIRE INSURANCE COMPANY; PACIFIC INSURANCE COMPANY, LTD; SENTINEL INSURANCE COMPANY, LTD.; HARTFORD LLOYD'S INSURANCE COMPANY; HARTFORD INSURANCE COMPANY OF ILLINOIS; HARTFORD INSURANCE COMPANY OF THE MIDWEST; TRUMBULL INSURANCE COMPANY; HARTFORD INSURANCE COMPANY OF THE SOUTHEAST: NUTMEG INSURANCE COMPANY; PROPERTY AND CASUALTY INSURANCE COMPANY OF HARTFORD; AND HARTFORD FINANCIAL SERVICES GROUP, INC. WITHOUT PREJUDICE AND WITHOUT COSTS AND REQUEST THE CASE BE CLOSED

STEIN, SUDWEEKS & STEIN, PLLC 16400 SOUTHCENTER PKWY, SUITE 410 TUKWILA, WA 98188 PHONE 206.388.0660 FAX 206.286.2660

Connecticut Corporation; PROPERTY AND CASUALTY INSURANCE COMPANY OF HARTFORD, an Indiana Corporation; HARTFORD FINANCIAL SERVICES GROUP, INC., a Delaware Corporation; and DOE 3 INSURANCE COMPANIES 1–10,

Defendants.

Pursuant to FRCP 41(a), Plaintiff The Florentine Owners Association (the "Association") hereby dismisses its claim against Defendants Hartford Fire Insurance Company; Hartford Casualty Insurance Company; Hartford Accident And Indemnity Company; Hartford Underwriters Insurance Company; Twin City Fire Insurance Company; Pacific Insurance Company, Ltd; Sentinel Insurance Company, Ltd.; Hartford Lloyd's Insurance Company; Hartford Insurance Company Of Illinois; Hartford Insurance Company Of The Midwest; Trumbull Insurance Company; Hartford Insurance Company Of The Southeast; Nutmeg Insurance Company; Property And Casualty Insurance Company Of Hartford; and Hartford Financial Services Group, Inc. (collectively the "Defendants") without prejudice and without costs. The Defendants have not served either an answer or a motion for summary judgment, and FRCP Rules 23(e), 23.1(c), 23.2 and 66 do not apply to this action. Accordingly, the Association may dismiss its claim against the Defendants without a court order pursuant to FRCP 41(a). As no other Defendants remain in this lawsuit other than Doe Insurance Companies 1-10 which the Association also dismisses without prejudice and without costs, the Association asks that this case be closed.

DATED this 11th day of July, 2024.

STEIN, SUDWEEKS & STEIN, PLLC

/s/ Jerry H. Stein /s/ Justin D. Sudweeks /s/ Daniel Stein Jerry H. Stein, WSBA 27721 Justin D. Sudweeks, WSBA 28755 Daniel J. Stein, WSBA 48739 16400 Southcenter Pkwy, Suite 410 Tukwila, WA 98188 Email: jstein@condodefects.com

NOTICE OF VOLUNTARY DISMISSAL OF DEFENDANTS WITHOUT PREJUDICE AND WITHOUT COSTS (No. 2:24-cv-00315-RSM) - 2

STEIN, SUDWEEKS & STEIN, PLLC 16400 SOUTHCENTER PKWY, SUITE 410 TUKWILA, WA 98188 PHONE 206.388.0660 FAX 206.286.2660

4 5

1

6 7

8

9 10

11

12 13

14

15

16 17

18

19

20

21

22

23

24

25

26

justin@condodefects.com dstein@condodefects.com

Telephone: (206) 388-0660 Facsimile: (206) 286-2660 *Attorneys for Plaintiff*

NOTICE OF VOLUNTARY DISMISSAL OF DEFENDANTS WITHOUT PREJUDICE AND WITHOUT COSTS (No. 2:24-cv-00315-RSM) - 3 STEIN, SUDWEEKS & STEIN, PLLC 16400 SOUTHCENTER PKWY, SUITE 410 TUKWILA, WA 98188 PHONE 206.388.0660 FAX 206.286.2660

CERTIFICATE OF SERVICE

1	CERTIFICATE OF SERVICE
2	I hereby certify that on July 11, 2024, a copy of the foregoing <i>Document</i> and thi
3	Certificate of Service were served on counsel below as noted:
4 5 6	Attorney for the Hartford Defendants: Francis J. Maloney, III Maloney Lauersdorf Reiner (OR) 1111 E Burnside Street, Ste 300 Portland, OR 97214 Email: fjm@mlrlegalteam.com; □ via US Mail □ via Legal Messenger □ via Email □ via USDC ECF
7	Eman. ijin@iniriegaiteam.com,
8	I declare under penalty of perjury under the laws of the United States that the
9	foregoing is true and correct.
10	SIGNED this 11 th day of July, 2024, at Tukwila, Washington.
11	s/Zach Heafner
12	Zach Heafner, Paralegal 16400 Southcenter Parkway, Suite 410
13	Tukwila, WA 98188
14	Email: zach@condodefects.com Phone: (206) 388-0660
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	

CERTIFICATE OF SERVICE - 1

STEIN, SUDWEEKS & STEIN, PLLC 16400 SOUTHCENTER PARKWAY, SUITE 410 TUKWILA, WA 98188 PHONE 206.388.0660 FAX 206.286.2660